## RADER, FISHMAN & GRAUER, PLLC

## Declaration For U.S. Patent Application

My reside I believe are listed	ence, pos I am the below) o	t offic origin of the s	tor, I hereby declar e address and citize al, first and sole in subject matter which CAL DISC DRIVE,	nship are as state ventor (if only o n is claimed and	ne name is listed for which a pater	below) or an origi			ntor (if plural names
			h is attached hereto			ked:			
was filed on Number and/or was filed on Number		d on d on	May 30, 200 PCT/JP01/04571 January 16, 20	1 and w	vas amended on	As PCT International Application  As U.S. Patent Application			
any amen I acknow I hereby certificate and have	state that idment re ledge the claim fo e, or '36 also ide	I have eferred duty oreign 5(a) or	to above. to disclose informate priority benefits un fany PCT Internation	erstand the content ion which is mander 35 U.S.C. onal application application for	ents of the above terial to patentab '119(a)-(d) or which designated patent or invento	ility as defined in 3 365(b) of any for d at least one count	7 C.F.R. 1.56 reign application of the reign application of the reign and the reign at the reign	i. on(s) for ne United al Applic	m(s), as amended by patent or inventor's I States, listed below ation having a filing
		P200	00-160979	Japan	30	) May, 2000		Priority C X Yes	_
(List pr	`	Numb		(Country)		y/Month/Year Filed	<u>d)</u>		□ No
applicat	ions) —	Numb	er)	(Country)	(Da	y/Month/Year Filed	,	☐ Yes	□ No
I hereby o	·	Numb benef	er) it under 35 U.S.C.	(Country) 119(e) of any U	`	y/Month/Year Filed visional application	Ź	٧.	
			(Application Number)		(Filing Date)				
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			See attach	ed list for additi	ional prior foreig	n or provisional app	plications.		
designation disclosed duty to d	ng the U l in the p lisclose is	nited rior ap	States of America loplication(s) (U.S. o	isted below and or PCT) in the relationship risk in the relationship.	d, insofar as the manner provided ility as defined i	subject matter of e by the first paragrant 1.56	each of the clar aph of 35, U.S which became	ims of th S.C. '112	ational application(s) is application is not application is not be. I acknowledge the between the filing
(List prior U Applications PCT Interna	10 2	(,	(Application Serial No.)		(Filing Date)		(Status) (patented, pending, abandoned)		
applications designating	i	(,	Application Serial No.)		(Filing Date)	(	(Status) (patented, pending, abandoned)		
And I her	reby appo	oint th	e firm of Rader. Fis	hman & Grauer	. PLLC. Custom	er Number 23353 i	including as pr	incipal at	torneys: Richard D

And I hereby appoint the firm of Rader, Fishman & Grauer, PLLC, Customer Number 23353 including as principal attorneys: Richard D. Grauer, Reg. No. 22,388; David T. Nikaido, Reg. No. 22,663; Ronald P. Kananen, Reg. No. 24,104, H. Lawrence Smith, Reg. No. 24,900; Ralph T. Rader, Reg. No. 28,772; Carl Schaukowitch, Reg. No. 29,211; Michael D. Fishman, Reg. No. 31,951; Joseph V. Coppola, Sr., Reg. No. 33,373; Michael B. Stewart, Reg. No. 36,018; Alexander D. Rabinovich, Reg. No. 37,425; Kevin D. Rutherford, Reg. No. 40,412; Glenn E. Forbis, Reg. No. 40,610; Kristin L. Murphy, Reg. No. 41,212; Matthew J. Russo, Reg. No. 41,282; Robert S. Green, Reg. No. 41,800; James F. Kamp, Reg. No. 41,882; David K. Benson, Reg. No. 42,314; Brian K. Dutton, Reg. No. 47,255; Eugene G. Byrd, Reg. No. 47,361

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The undersigned hereby authorizes the U.S. attorneys named herein to accept and follow instructions from the undersigned's assignee, if any, and/or, if the undersigned is not a resident of the United States, the undersigned's domestic attorney, patent attorney or patent agent, as to any action to be take in the Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and the undersigned. In the event of a change in the person(s) from whom instructions may be taken, the U.S. attorneys named herein will be so notified by the undersigned

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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